	R PARTY WITHOUT ATTORNEY OR GOVERNMENTAL AGENCY Code, §§ 17400, 17406) (Name, state bar number, and address):	TELEPHONE AND FAX NOS.:	FOR COURT USE ONLY	
SUPERIO	R COURT OF CALIFORNIA, COUNTY OF			
STREET AD	DRESS:			
MAILING AD				
BRANCH				
PETITIO	ONER/PLAINTIFF:			
RESPONDE	ENT/DEFENDANT:			
	OTHER PARENT:			
	RESPONSIVE DECLARATION TO MOTIC CATION OF ORDER FOR CHILD, SPOUS			
HEARING D	DATE: TIME: DEF	PT., ROOM, OR DIVISION:	CASE NUMBER:	
	consent to the request contained in the <i>Notice of amily Support</i> (form FL-390).	f Motion and Motion for Simplified I	Modification of Order for Child, Spousal, or	
 I object to the request contained in the Notice of Motion and Motion for Simplified Modification of Order for Child, Spousal, or Family Support (form FL-390) for the following reasons (check one or more): a.				
	attached the following: Impleted copy of my <i>Financial Statement (Simple</i> A guideline support calculation sheet. OTHER <i>(specify):</i>	<i>lified)</i> (form FL-155) or my <i>Income</i>	and Expense Declaration (form FL-150).	
	You must bring copies of your three mos state tax returns (whe	ther individual or joint) to the he	aring.	
I declare ur Date:	nder penalty of perjury under the laws of the Sta	te of California that the foregoing i	s true and correct.	
•	(TYPE OR PRINT NAME)		(SIGNATURE OF DECLARANT)	

PETITIONER/PLAINTIFF:	CASE NUMBER:				
RESPONDENT/DEFENDANT:					
OTHER PARENT:					
PROOF OF SE	:RVICE				
This <i>Responsive Declaration</i> must be served on the other party. If the action was brought by the local child support agency, the local child support agency is enforcing the order, or the child is receiving TANF, the <i>Responsive Declaration</i> must also be served on the local child support agency of the county where the action is filed. Service of the <i>Responsive Declaration</i> on the local child support agency and other party may be made by anyone at least 18 years of age EXCEPT you.					
Service is made in one of the following ways: (1) Personally delivering it to the office of the local child support agency and to the other party. OR (2) Mailing it, postage prepaid, to the office of the local child support agency and to the other party.					
Anyone at least 18 years of age EXCEPT A PARTY to this action may personally serve or mail the <i>Responsive Declaration</i> . Be sure whoever served the declaration fills out and signs this proof of service. The <i>Responsive Declaration</i> cannot be filed with the court until the local child support agency and the other party are served and this proof of service is properly completed.					
1. At the time of service I was at least 18 years of age and not a party to	the legal action.				
2. I served a copy of the foregoing <i>Responsive Declaration</i> as follows (c. a. Personal service. I personally delivered a copy of the <i>Res for Simplified Modification of Order for Child, Spousal, or Face and Company and Co</i>	sponsive Declaration to Motion				
(1) Name of party or attorney served:	(2) Name of local child support agency served:				
(a) Address where delivered:	(a) Address where delivered:				
(b) Date of delivery:(c) Time of delivery:	(b) Date of delivery:(c) Time of delivery:				
b. Mail. I deposited a copy of the Responsive Declaration to M Child, Spousal, or Family Support in the United States mail, prepaid, addressed as follows:	•				
(1) Name of party or attorney served:	(2) Name of local child support agency served:				
(a) Address:	(a) Address:				
(b) Date of mailing:(c) Time of mailing:	(b) Date of mailing:(c) Time of mailing:				
I declare under penalty of perjury under the laws of the State of California	ia that the foregoing is true and correct.				
Date:	•				
(TYPE OR PRINT NAME)	(SIGNATURE OF PERSON WHO SERVED RESPONSIVE DECLARATION)				